

1313 North Market Street PO. Box 951 Wilmington, DE 19899-0951 302 984 6000

www.potteranderson.com

September 19, 2005

VIA HAND DELIVERY

The Honorable Gregory M. Sleet United States District Court 844 N. King Street Wilmington, DE 19801

Textron Innovations Inc. v. The Toro Company

Civil Action No. 05-486 M&G No. 6372.149-US-ZA

Dear Judge Sleet:

In a letter to the Court on September 14, 2005, we stated that the public record showed that that "Textron, Inc. assigned the three patents at issue in this case to TII just before TII filed suit."

Counsel for Textron, Inc. has brought to our attention that there is an error in that statement. Our best information at this time is that Textron, Inc. directly assigned one of the three patents at issue to TII just before suit, and Ransomes American Corporation, a wholly owned subsidiary of Textron, Inc., assigned the other two patents-in-suit to TII just before suit.

We apologize for the inadvertent error. From our perspective, the error does not affect the analysis of the motions currently before the Court.

Respectfully,

Richard L. Horwitz

Will How

Edmond D. Johnson cc:

Earl D. Reiland

699786